REMARKS

Claims 1-7, 9-13, 15-18, 20, 28-32, 34-36 and 38 are pending in this application. Claims 1-7, 9-13, 15-18, 20, 28-32, 34-36 and 38 stand rejected. Reconsideration and further examination of the subject patent application in light of the present Amendment and Remarks is respectfully requested.

Rejections Under 35 U.S.C. §103

Claims 1-7, 9-13, 15-18, 20, 28-32, 34-36 and 38 stands rejected under 35 U.S.C. §103(a) as being obvious over U.S. Pat. Publ. No. US 2007/0118645 to Suters in view of U.S. Pat. No. 7,295,556 to Roese et al. Applicant respectfully traverses the rejection.

In response, claim 1 has been further limited to "a connection point . . . that receives a polling signal from a first security system in the local area network via the connection point; and a control that causes the network interface to communicate a response to the first security system via the connection point in response to receipt of the polling signal, said first security system generates an alarm if said electronic device is not present and, said control causes the network interface to communicate the response to through an Internet connection to a second security system as an encrypted message using an encryption code that is unique to the electronic device; wherein said message includes an address and an identifier associated with the electronic device and said second security system verifies that said electronic device is installed in an authorized network based upon said address and said identifier." The first security system 140 is discussed in paragraph [0030] and is shown in FIGs. 1 and 3. The second security system 110 is discussed

in paragraph [0031] and is shown in FIGs. 1 and 4.

Similarly, claim 10 has been limited to "a security system server . . . wherein said message includes an address and an identifier associated with the electronic device and said security system server verifies that said electronic device is installed in an authorized network based upon said address and said identifier." The security system server 110 is discussed in paragraph [0031] and is shown in FIGs. 1 and 4. The verification of address and identifiers through the server 110 is discussed in paragraph [0033].

Claim 28 has been further limited to "a database of networks and identifiers of electronic devices authorized to operate in each network... a control means coupled to the database for determining whether the address is consistent with the identifier, said control means verifies that said electronic device is installed in an authorized network." The database 412 for determining whether the address is consistent and which verifies that the electronic device is installed in an authorized network is discussed in paragraphs [0031-3] and is shown in FIG. 4.

Claims 1-7, 9-13, 15-18, 20, 28-32, 34-36 and 38 are now clearly differentiated over Studers and Roese et al. For example, Studers is merely directed to a system for preventing theft of monitoring CE devices based upon their status as protected or unprotected. Similarly, Roese et al. discloses a method of locating devices based upon connection information.

Nowhere within Studers or Roese et al. is there any disclosure of any system that uses a first security system to detect theft of an electronic device and a second security system for detecting use of the electronic device in an unauthorized network.

Since neither Studers or Roese et al. teach or suggest these features, the combination fails

to teach or suggest each and every claim limitation. Since the combination fails to teach or suggest each and every claim limitation, the rejections are improper and should be withdrawn.

Closing Remarks

For the foregoing reasons, applicant submits that the subject application is in condition for allowance and earnestly solicits an early Notice of Allowance. Should the Primary Examiner be of the opinion that a telephone conference would expedite prosecution of the subject application, the Primary Examiner is respectfully requested to call the undersigned at the below-listed number.

The Commissioner is hereby authorized to charge any additional fee which may be required for this application under 37 C.F.R. §§ 1.16-1.18, including but not limited to the issue fee, or credit any overpayment, to Deposit Account No. 23-0920. Should no proper amount be enclosed herewith, as by a check being in the wrong amount, unsigned, post-dated, otherwise improper or informal, or even entirely missing, the Commissioner is authorized to charge the

unpaid amount to Deposit Account No. 23-0920. (If filed by paper, a duplicate copy of this sheet(s) is enclosed).

Respectfully submitted,

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